EXPRESS EL962134758US

PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

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To:

BERTHIER, Karine Thomson **European Patent Operations** 46 Quai Alphonse Le Gallo F-92648 Boulogne Cedex FRANCE

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(PCT Rule 71.1)

Date of mailing (day/month/year)

17.05.2006

Applicant's or agent's file reference PF040026

International filing date (day/month/year)

IMPORTANT NOTIFICATION

International application No. PCT/EP2005/050693

16.02.2005

Priority date (day/month/year)

16.02.2004

Applicant

THOMSON LICENSING

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary report on patentability and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:



European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465

Authorized Officer

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PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference PF040026	FOR FURTHER ACT	ION s	See Form PCT/IPEA/416			
International application No. PCT/EP2005/050693	International filing date (da 16.02.2005	y/month/year)	Priority date (day/month/year) 16.02.2004			
International Patent Classification (IPC) or na INV. H04L12/56	ational classification and IPC					
Applicant THOMSON LICENSING						
This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.						
2. This REPORT consists of a total of 7 sheets, including this cover sheet.						
3. This report is also accompanied by ANNEXES, comprising:						
a 🖂 sent to the applicant and to the International Bureau) a total of 4 sheets, as follows:						
Sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
beyond the disclosure Supplemental Box.	beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.					
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or tables related thereto, in electronic form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).						
4. This report contains indications relating to the following items:						
☐ Box No. I Basis of the re	port					
☐ Box No. II Priority						
☐ Box No. III Non-establishr	- to the second to payolty, inventive step and industrial applicability					
☐ Box No. IV Lack of unity of	Box No. IV Lack of unity of invention					
applicability; c	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
	Certain documents cited					
	Certain defects in the international application					
☐ Box No. VIII Certain observ	. VIII Certain observations on the international application					
Date of submission of the demand		Date of completion of the	ils report			
16.12.2005		17.05.2006				
Name and mailing address of the international preliminary examining authority:		Authorized officer		Spertitenes Patentos, E		
European Patent Office D-80298 Munich		Mele, M	Ī	<i>(((0)))</i>		
Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465		Telephone No. +49 89	2399-7994	The season of th		

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2005/050693

Box No. I Basis of the rep	ort .
1. With regard to the language,	this report is based on
	ion in the language in which it was filed
 a translation of the intern of a translation furnished 	national application into , which is the language I for the purposes of:
publication of the inter	under Rules 12.3(a) and 23.1(b)) rnational application (under Rule 12.4(a)) ary examination (under Rules 55.2(a) and/or 55.3(a))
have been furnished to the re	of the international application, this report is based on (replacement sheets which eceiving Office in response to an invitation under Article 14 are referred to in this I are not annexed to this report):
Description, Pages	
1-11	as originally filed
Claims, Numbers	
1-10	filed with telefax on 16.01.2006
Drawings, Sheets	
1/13-6/13, 8/13, 10/13-13/13	as originally filed
7/13, 9/13	filed with telefax on 16.01.2006
☐ a sequence listing and/or	any related table(s) - see Supplemental Box Relating to Sequence Listing
3. The amendments have re	esulted in the cancellation of:
the description, pagesthe claims, Nos.	
the drawings, sheets/f	
☐ the sequence listing (s	specify): sequence listing (specify):
_	*
 This report has been esta had not been made, since the Supplemental Box (Rule 70.2 	ablished as if (some of) the amendments annexed to this report and listed below bey have been considered to go beyond the disclosure as filed, as indicated in the t(c)).
-	
the description, pages	
☐ the description, pages☐ the claims, Nos.☐ the drawings, sheets/f	ligs
☐ the description, pages☐ the claims, Nos.☐ the drawings, sheets f☐ the sequence listing (s	ligs

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2005/050693

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-10

No: Claims

Inventive step (IS)

Yes: Claims

No: Claims 1-10

Industrial applicability (IA)

Yes: Claims

1-10

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

Re Item V.

1. Reference is made to the following document:

D1: EP 1 102 430 A1

2. The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of Claim 1 does not involve an inventive step in the sense of Article 33(3) PCT.

Document **D1** (see in particular paragraphs [0019]-[0041], figs. 1,2), which is considered to represent the most relevant state of the art, discloses, according to the essential features of **Claim 1** (applying the terminology of present **Claim 1** and the references to **D1**), a method for inserting a new device in a community of devices (paragraph [0019], fig. 1) wherein:

- each device of the community (fig.5, device "S") is able to receive (from device "P") insertion requests from at least one new device (paragraph [0044]); and
- to forward these insertion requests (paragraphs [0045]-[0046]) to a device (node "W", fig. 5) of the community to join the community (see also, paragraphs [0024], [0031]-[0036]).

The subject-matter of Claim 1 differs from the disclosure of D1 in that:

- each device of the community is able to **store** insertion requests received from at least one new device; and
- to forward these insertion requests to a device chosen by a user of the community for authorizing the insertion of the new device in the community.

The objective technical problem solved by these features would be considered by the skilled person as to allow a user to choose the device of the community used to authorize the insertion of a new device.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

PCT/EP2005/050693

In the adhoc network disclosed in **D1**, the server node "A" manages the affiliation of a new device "L" to a trust group (202-205, or 201, fig. 3) by manually requesting this device "L" to create a trust relation with "A" and then, distributing the trust certificate to all other trusted devices of groups 202-205 (paragraphs [0036]-[0040]). Therefore, although **D1** does not explicitly disclose that each node of the community stores an insertion request received by a new device, "storing" of informations represents an obvious intermediate step in the of electronic data information processing, as performed in the method taught (paragraph [0018]) by **D1**: "the ad hoc network comprises nodes constituting e.g., laptops and mobile phones, each node comprising a receiver and a computer, the computer comprising a processor and a memory".

Moreover, the node "A" disclosed by **D1** "is decided to act as a server node", (paragraph [0031]) and this decision can be taken as a normal operating procedure by the user of the trust group of devices (paragraph [0018]).

On the other hand, the claimed feature "forwarding insertion requests to a device chosen by a user of the community for authorizing the insertion of the new device in the community" can be considered implicitly disclosed in D1 at paragraphs [0038]: if the trust check is successfully performed the requesting node is granted trust, hence the new device is authorized, in fact in D1 it is disclosed that "the nodes (N-W) are authorised to delegate trust relations to other nodes within the network that it trusts" (paragraph [0042]), further in paragraphs [0044]-[0046] it is clear that the affiliation request sent by node "P", of fig. 5 is received by "S" and forwarded to "W", which trusts "P" and can authorize the affiliation.

Therefore, the subject-matter of Claim 1 does therefore not involve an inventive step (Article 33(3) PCT).

 The same considerations as made in respect of independent Claim 1 are also valid for independent Claims 5 and 9 which contain a corresponding feature combination as Claim 1 in terms of a claim relating to a similar method and apparatus.

Therefore the subject-matter of Claim 5 does not involve an inventive step and does not satisfy the criterion set forth in Article 33(3) PCT.

4. The additional features defined in **dependent Claims 2 to 4, 7, 8 and 10** do not add anything of inventive significance to **Claims 1, 5 and 9** respectively because they relate to minor details and are either directly derivable from the cited prior art document **D1**, or represent standard practice.

Therefore, the subject-matter of the dependent Claims 2 to 4 does not involve an inventive step (Article 33(3) PCT).

Certain observations on the international application (clarity)

5. The present application does not meet the requirements of **Article 6 PCT** because the claims are not clear and concise.

Although Claims 1 and 5 have been drafted as separate independent claims, they appear to relate effectively to the same subject-matter and to differ from each other only in respect of the terminology used for the features of that subject-matter. The aforementioned claims therefore lack conciseness.

Hence, Claims 1 and 5 do not meet the requirements of Article 6 PCT.

In view of Rule 6.4 PCT, a single independent claim in the method category shall be based on Claim 1 or 5, followed by dependent claims covering features which are merely optional (Rule 6.4 PCT).

Certain defects in the international application (form or content)

- 6. The attention of the Applicant is drawn to the further deficiencies:
 - 1. Independent Claims 1 and 5 have not been drafted in the two-part form, as recommended by Rule 6.3(b) PCT.
 - d. Description pages have not been adapted to the amended claims as required by Rule 5.1(a)(iii) PCT.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/EP2005/050693

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CLAIMS

- 1. Method for inserting a new device (x) in a community of devices wherein each device of the community is able to store insertion requests received from at least one new device and to forward these insertion requests to a device (b), chosen by a user (3) of the community for performing at least one user action for authorizing the insertion of the new device in the community.
- 2. Method according to claim 1, wherein insertion requests contain a provable identity of the new device.
 - 3. Method according to claim 2, wherein the device having received an insertion request from a new device is able to forward the provable identity of this new device to the device chosen by the user further to the receipt of a message ("seek_pendings") from said chosen device (b).
 - 4. Method according to claim 3, wherein the device having received an insertion request from a new device is further able to broadcast the provable identity of the chosen device (b) to the new device (x).
 - 5. Method for inserting a new device (x) in a community of devices comprising the steps of:

storing (506), by each device (a) of the community which receives an insertion request from a new device (x), the insertion request in a memory (12) of said device;

forwarding (509), by each device (a) of the community which receives a request from a device (b) chosen by a user (3) of the community, the at least one stored insertion request to said user chosen device (b);

wherein said user chosen device (b) is chosen by the user for performing at least one user action for authorizing the insertion of the new device in the community.

6. Method according to claim 5, further comprising a step of:

selecting (701), using the user interface (15) of the user chosen device (b), one of the insertion requests received by the user chosen device, to authorize the device (x) having emitted said insertion request to be inserted in the community.

7. Method according to claim 6, further comprising a step of: sending (703), from said user chosen device (b), an insertion request to the new device (x) inserted in the community to request that said user chosen device (b) enters the new device's community.

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- 8. Method according to claim 7, wherein said insertion request from said user chosen device is transmitted to the new device (x) inserted in the community through the device (a) of the community having first forwarded the insertion request from the new device (x) to the user chosen device (b) in case said user chosen device (b) cannot directly communicate with the new device (x).
- 9. Device adapted to belong to a community of networked devices, characterized in that said device comprises:
- a first memory (12) for storing at least one insertion request received from a new device requesting to be inserted in the community;
- a network interface (13) for sending the at least one insertion request stored in said first memory (12) upon request from a device (b) chosen by a user (3) of the community for performing at least one user action for authorizing the insertion of the new device in the community;
- a second memory (14) for storing insertion requests sent by other devices of the community when said device is the user chosen device.
 - 10. Device according to claim 9, further comprising:
- a user interface (15) allowing a user to select one of the insertion requests received by the user chosen device, to authorize the device (x) having emitted said insertion request to be inserted in the community when said device is the user chosen device.

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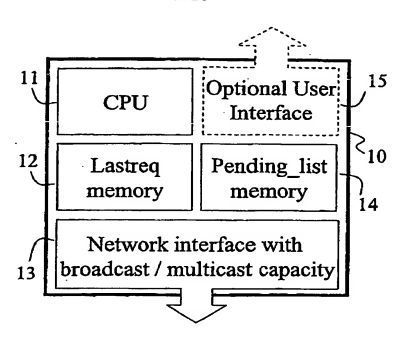


Fig. 7

List of pending insertion requests

Device identifier 1) 5C34AA923FFFCEC34278 Device identifier 2) DDA478457A0A0A056932 Device identifier 3) 8B54299C000003B9388E

Please, select the device you want to insert (1-3):

Fig. 8

9/13

